

Remarks

Undersigned counsel appreciates the faxing by the Examiner on March 24th of a copy of the non-readable claims 1 – 6 that were submitted with the previous Amendment.

As noted above, the previously submitted non-readable claims 1 – 6 are presented as “(currently amended)”, i.e., as they would have appeared in a readable copy in the previously submitted Amendment.

Each of the same claims 1 – 6 also is presented again as “(currently amended as Version II marked-up claim) ”.

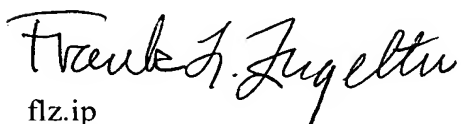
While preparing a readable set of Claims 1 - 6 for the Examiner as required by the 02/28/06 Office Paper, two (2) instances for further amending these claims became observable, and accordingly, Amendment was undertaken. The following **Explanation** points out what there are, and why they were introduced into their corresponding claims.

Recitation of “standard” alone in claims 1 and 2 provided an indefiniteness in the claims since neither clearly convey what it was on the ‘standard’ that causes a raising or lowering of the frame on the ‘standard’ itself. By introducing - - means - - in claims 1 and 2, it is submitted, indefiniteness of the claims is obviated.

Secondly, - - that - - has replaced the term “wherein” in claims 2 – 6 . In understanding a reading of a patent claim, “I claim” is imperatively read to begin a reading of each patent claim. Thus, by reciting - - that - - a completely structured sentence in English occurs upon reading each patent claim beginning with “I claim”. It is submitted that this change does not change the substance of the corresponding amended claim and which would raise a new issue in examining the claim for its patentability.

Wherefore, it is submitted that the application is in a condition on which it can be examined, and advancement thereto is earnestly solicited.

Respectfully,



flz.ip
Atty of record
Reg. # 19562
ph. and fax: (818) 769-3411